

1 RONNIE MONEY COLEMAN #1039597

2 ELY STATE PRISON

3 P.O. BOX 1989

4 ELY, NEVADA 89301

5

6 UNITED STATES DISTRICT COURT
7 DISTRICT OF NEVADA

8

9 RONNIE MONEY COLEMAN,
10 Plaintiff,

11 v.

12 DENNIS HOMAN, et al.,
13 Defendants.

14

Case No. 3:19-cv-754-JAD-CLB

EXCUSED ATTENDANCE
OF EARLY MEDIATION

15 Plaintiff who is in physical custody of Nevada Department of
16 Corrections, (NDOC) in Pro se, Pursuant 42 USC § 1983 action
17 file, "EXCUSED ATTENDANCE OF EARLY MEDIATION."

18 Plaintiff does not desire to attend the Early
19 Mediation inless/intil Case No. 3:17-cv-649-MMB-WGC is
20 settled. If settlement occurs more then a week before the
21 scheduled early mediation Plaintiff will file to attend.

22 If such does not occur Plaintiff stands on excused.

23 Respectfully Submitted to the Court on the 9th of December
24 2020.

25

Ronnie Money Coleman

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SUBMISSION OF DOCUMENT FOR ELECTRONIC FILING

To United States District Court, District of Nevada

Inmate Name: Ronnie McClemon NDOC ID # 1032597 Housing Location: 6B40

United States District Court, District of Nevada Case No. 3:17-cv-649-MMD-WGE

Case Name: Ronnie McClemon v. Richard Walt et al.

Complete Name of Document to be filed: Joint Pretrial

Total Number of Pages of Document (Including Exhibits): 04

Inmate Signature: Ronnie McClemon Date: 12/8/20

Receipt of documentation and completed submission of document for electronic filing form acknowledged by:

Law Library Supervisor/ Designee: _____ Date: _____

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(Section **only** to be completed if there is a discrepancy between the "total number of pages (including exhibits)" identified by the inmate above and the actual number of pages contained within the original documents delivered to the Law Library Supervisor/Designee)

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(Section only to be completed by Law Library Supervisor)

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Inmate Signature: _____ Date: _____

1 RONNIE MONEY COLEMAN
2 P O BOX 1989
3 ELY, NEVADA 89301
4 #1039597

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6 UNITED STATES DISTRICT COURT
7 DISTRICT OF NEVADA

9 RONNIE MONEY COLEMAN,	Case No. 3:17-cv-00649-MMD-WGC
10 Plaintiff,	JOINT PRETRIAL
11 v.	
12 RICHARD WULFF, et al.,	
13 Defendants.	

14
15 Plaintiff who is in NDOC custody comes in Pursuant
16 Pro se in a 42 USC § 1983 action to establish an "Joint
17 Pretrial."

18 I. JOINT PRETRIAL PROPOSAL

19 Joint Pretrial Proposal No. 1:

20 Plaintiff Propose Richard Wulff to be subpoena and
21 on the witness list for trial.

22 Joint Pretrial Proposal No. 2:

23 Plaintiff Propose Patrick Moreda to be subpoena and
24 on the witness list for trial.

25 Joint Pretrial Proposal No. 3:

26 Plaintiff Propose Noreen Borino to be subpoena and
27 on the witness list for trial.

28 Joint Pretrial Proposal No. 4:

1 Plaintiff Propose the Unit 3 Prison Guards at HDSP that
2 worked on 9-22-16 and 9- -16, to be subpoena for
3 trial and Placed on the witness list. One is Correctional
4 officer Latrell.

5 Joint Pretrial Proposal No.5:

6 Plaintiff Propose Teodoro Manalang (medical Personnel at
7 High Desert State Prison (HDSP) to be subpoena and Placed on the
8 witness list for trial.

9 Joint Pretrial Proposal No.6:

10 Plaintiff Propose Jonathan Jaksha to be subpoena for trial
11 and Placed on the witness list.

12 Joint Pretrial Proposal No.7:

13 Plaintiff Propose D. Peret (RN), to be subpoena for trial
14 and on the witness list for trial.

15 Joint Pretrial Proposal No.8:

16 ~~Plaintiff Propose for C. Manyn~~

17 Plaintiff Propose for C. Manyn to be subpoena for trial
18 and Placed on the trial witness list.

19 Joint Pretrial Proposal No.9:

20 Plaintiff Propose Plaintiffs' medical file be marked
21 as trial exhibits dating from August 04, 2016 through
22 July 2017, concerning Plaintiffs' hand.

23 Joint Pretrial Order No.10:

24 Plaintiff Propose Levelle Lowe reversal inquiry
25 statement of the medical expenses of the incident charged
26 to him to be marked as trial exhibits.

27 Joint Pretrial No.11, Proposal:

28 Plaintiff Propose Jonathan Rivera be subpoena

1 for trial and added towards the witness list.

2 Joint Pretrial Proposal No.12:

3 Plaintiff Propose to be given stock Jury instructions
4 on deliberate indifference weeks Prior to trial.

5 Joint Pretrial Proposal No.13:

6 Plaintiff Propose a trial by Jury.

7 Joint Pretrial Proposal No.14:

8 Plaintiff request NDOC insurance company
9 invoice statement and Payment of the medical
10 expense of Plaintiff hand, to be marked as trial
11 exhibits.

12 Joint Pretrial Proposal No.15:

13 Plaintiff request the Hospital that did Plaintiffs
14 hand surgery INVOICE statement of Payment from the
15 insurance company of NDOC and NDOC invoice of Payment
16 to be marked as trial exhibits.

17 Joint Pretrial Proposal No.16:

18 Plaintiff request all Plaintiffs' grievances
19 concerning Plaintiffs' hand be marked as
20 trial exhibits.

21 Conclusion

22 Plaintiff now waits for DAG to draft there
23 Pretrial Proposal in effort to Joint them and
24 sign off on

25 Dated this 9th, of December 2020.

26 *Ronnie Money Coleman*
27
28

Ronnie M. Coleman

P.O. Box 1989

Ely, Nv. 89301

08th, Dec. 2020.

Office of the Attorney General
- Mary Martin -

Case No.
3:17-cv-649 MMB-WGC

Ms. Martin:

The court has order us to create a joint pretrial order. Here is what I have to have a fluid trial.

Also though Production of Documents is pass my prior request was priorly asked timely and your establishment refuse to produce. I will be laying out such in a motion soon.

Respectfully Submitted

09th, of Dec. 2020.

Ronnie Money
Coleman